

MARVIN H. WEISS, SBN 35735  
LAW OFFICES OF MARVIN H. WEISS  
74-075 El Paseo, A-3  
Palm Desert, California 92260-4145  
Telephone: (760) 340-2500  
Facsimile: (760) 462-3815  
mhwesq@me.com

Attorney for Plaintiffs  
International Cell Surgical Society, Cell  
Surgical Network Corporation, and  
California Stem Cell Treatment Center, Inc.

LILLIAN KHOSRAVI, ESQ., SBN 316930  
LAW OFFICE OF LILLIAN KHOSRAVI  
3275 E. Thousand Oaks, Blvd, Suite 211  
Thousand Oaks, CA 91362  
Telephone: (805) 428-1253  
[lillian@khosravilaw.com](mailto:lillian@khosravilaw.com)

Attorney for Defendants KATE  
KRAWCZYK, an individual and  
PHYSICIAN ROI, LLC, a Delaware Limited  
Liability Company.

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

INTERNATIONAL CELL SURGICAL  
SOCIETY, a California Public Benefit Nonprofit  
Corporation,  
CELL SURGICAL NETWORK  
CORPORATION, a California Corporation,  
CALIFORNIA STEM CELL TREATMENT  
CENTER, INC., a California Corporation.

CASE NO. 5:23-CV-00698

**JOINT REQUEST TO CONTINUE  
STATUS CONFERENCE**

Plaintiffs,

V.

KATE KRAWCZYK, an individual,  
PHYSICIAN ROI, LLC, a Delaware Limited  
Liability Company, and  
DOES 1 through 40, inclusive

## Defendants.

1 Plaintiffs INTERNATIONAL CELL SURGICAL SOCIETY, CELL SURGICAL  
2 NETWORK CORPORATION, a California Corporation, and CALIFORNIA STEM CELL  
3 TREATMENT CENTER, INC., a California Corporation (“**Plaintiffs**”) and Defendants KATE  
4 KRAWCZYK, an individual and PHYSICIAN ROI, LLC a Delaware Limited Liability  
5 Company (“**Defendants**”) (collectively “**the Parties**”) hereby respectfully request that the  
6 status conference in the above captioned matter, currently scheduled for 4/28/2023 at 01:30 PM  
7 before the Honorable Percy Anderson, be continued for two to three weeks.

8 The grounds for this request are that the parties are engaged in genuine, good faith  
9 settlement discussions directed toward resolution of the matter without further expenditure of  
10 the Court’s or parties’ resources.

11 In light of the fact that the Defendants have not yet filed a responsive pleading, and the  
12 parties are attempting to settle the case, the parties respectfully submit that it would be in the  
13 interest of efficient administration of this matter to delay the status conference.

14 Respectfully submitted:

15 Dated: 04/27/2023

16 Law Offices of Marvin H. Weiss

17 By: /S/ MARVIN H. WEISS/  
18 Marvin H. Weiss, Attorney for Plaintiffs  
19 International Cell Surgical Society;  
20 CELL SURGICAL NETWORK CORPORATION,  
21 a California Corporation;  
22 and CALIFORNIA STEM CELL TREATMENT  
23 CENTER, INC.

24 Dated: 04/27/2023

25 Law Office of Lillian Kkosravi

26 By:   
27 Lillian Khosravi, Esq., Attorney for Defendants  
28 KATE KRAWCZYK, an individual and  
PHYSICIAN ROI, LLC, a Delaware Limited  
Liability Company